## **REMARKS/ARGUMENTS**

The Examiner has indicated that claim 25 would be allowable if claims 1 through 24 were canceled, a terminal disclaimer were filed, and a new executed oath were filed indicating that the present application is a continuation-in-part of the application which has become United States patent no. 6,579,481.

Therefore, the preceding has been done except for the fact that filing of an executed new oath is awaiting its receipt from the inventor who is traveling in New York City. Also, the Application has been amended so that the cross-reference indicates that the present application is a continuation-in-part application.

Therefore, as soon as the executed new oath can be transmitted, Applicant respectfully requests that claim 25 be allowed.

DATED this 10<sup>th</sup> day of January, 2005.

Respectfully,

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